

UNITED ST. S DEPARTMENT OF COMMERCE Patent and Institute Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	APPLICATION NUMBER	FILING DATE	ED APPLICANT	ATTY, DOCKET NO.						
	08/968,80	00 11/22		R 20411720						
					EXAMINER					
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	EMILY M.	HALIDAY,			HAMUD F					
	MCCUTCHE		LLP		ART UNIT PAPER NUMBER					
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	This is a communication from					- • •				
	COMMISSIONER OF PAT	ENTS AND TRADE	MARKS							
	-		OFFICE ACTION	SUMMARY		٠,				
Ġ			9-21-98			į.				
D	Responsive to commun	ication(s) filed or	1-91-10							
	This action is FINAL.									
: -	Since this application is	in condition for s	lowance except for formal n	auttere proposition se	to the morite is	aloned in				
	accordance with the pre	actice under Ex p	arte Quayle, 1935 D.C. 11; 4	53 O.G. 213.	to the ments is	Closed III				
	shortened statutory perior	d for response to	this action is set to expire	3	month(s), or th	night days				
· wi	hichever is longer, from the	e mailing date of	his communication. Failure		riod for response	e will cause				
	e application to become al 136(a).	bandoned. (35 U	S.C. § 133). Extensions of	time may be obtained un	der the provisio	ns of 37 CFR				
-						4				
Di	sposition of Claims	, ,								
72	Claim(s)				are pendi	ng in the application.				
_	Of the above, claim(s) _				ls/are withdrawr	from consideration.				
F	Claim(s)					is/are allowed.				
. 는	Claim(s)				ie	is/are rejected. /are objected to				
7	Claim(s)	9				election requirement.				
	pplication Papers	•								
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			s Patent Drawing Review, P							
<u> </u>	The drawing(s) filed on The proposed drawing			is/are objected to by		diagrammed				
	The specification is obje				a D abbiosed	☐ disapproved.				
	The oath or declaration	is objected to by	the Examiner.			Į				
Pr	nority under 35 U.S.C. §	110				1				
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L.	Acknowledgment is ma-	de of a claim for t	oreign priority under 35 U.S.	C. § 119(a)-(d).	•					
	All Some*	None of the C	ERTIFIED copies of the price	rity documents have bee	n					
	received.									
	=	tion No. (Series (ode/Serial Number)							
	received in this nat	ional stage applic	ation from the International I	Bureau (PCT Rule 17.2(a	1)).					
	*Certified copies not rece	lived:	•							
_	•			0.0.0.4401.						
	J Acknowledgment is ma	de of a claim for (lomestic priority under 35 U.	S.C. § 119(e).						
At	ttachment(s)		•			, , , , , , , , , , , , , , , , , , ,				
	Notice of Befores Of	ad DTO soo				, ,				
	Notice of Reference Cit									
_	Information Disclosure		J-1449, Paper No(s).							
	Interview Summary, PT	O-413	•	•		•				
	Notice of Draftperson's	-	leview, PTO-948	0.	110	;				
	Notice of Informal Pater	nt Application, PT	152 with 52	quence Ru		:				
\neg	X Notice	איייט חד	E OFFICE ACTION ON THE	FOLLOWING PAGES-		1				

Application/Control Number: 08/968,800

Art Unit: 1646

DETAILED ACTION

Election/Restriction

1. Restriction to one of the following inventions is required under 35 U.S.C. 121:

I. Claims 1-3, drawn to a nucleic acid sequence of SEQ ID Nos:1-2, classified in class

536, subclass 23.5.

II. Claims 4-6, drawn to a polypeptide sequence of SEQ ID Nos:3-4, classified in class

530, subclass 350.

III. Claims 7-9, drawn to an antibody against a polypeptide sequence of SEQ ID NOs:3-4.

classified in class 530, subclass 387.9.

The inventions are distinct, each from the other because of the following reasons:

Inventions I-III are independent and distinct, each from the other, because they are products

which possess characteristic differences in structure and function and each has an independent utility,

that is distinct for each invention which cannot be exchanged. The nucleic acid of Group I can be

used to make a hybridization probe or can be used in gene therapy as well as in the production of the

protein of interest. The protein of Group II can be used other than to make the antibody of Group

III, such as, therapeutically or diagnostically (e.g. in screening). Although the antibody of Group III

can be used to obtain the nucleic acid of Group I, it can also be used in diagnostics (e.g. as a probe

in immunoassays, or in immunochromatography) or it may be used therapeutically.

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Having shown that these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification and recognized divergent subject matter as defined by MPEP § 808.02, the Examiner has prima facie shown a serious burden of search (see MPEP § 803). Therefore, an initial requirement of restriction for examination purposes as indicated is proper.

2. Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 C.F.R. § 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a diligently-filed petition under 37 C.F.R. § 1.48(b) and by the fee required under 37 C.F.R. § 1.17(h).

This application contains sequence disclosures that are encompassed by the definitions for nucleotide and/or amino acid sequences set forth in 37 CFR 1.821(a)(1) and (a)(2). However, this application fails to comply with the requirements of 37 CFR 1.821 through 1.825 for the reason(s) set forth on the attached Notice To Comply With Requirements For Patent Applications Containing Nucleotide Sequence And/Or Amino Acid Sequence Disclosures.

Applicant is given ONE MONTH, or THIRTY DAYS, whichever is longer, from the mailing date of this letter within which to comply with the sequence rules, 37 CFR 1.821 - 1.825. Failure to comply with these requirements will result in ABANDONMENT of the application under 37

Art Unit: 1646

CFR 1.821(g). Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a). In no case may an applicant extend the period for reply beyond the SIX MONTH statutory period. Direct the reply to the undersigned. Applicant is requested to return a copy of the attached Notice to Comply with the reply.

Advisory Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fozia Hamud whose telephone number is (703) 308-8896. The examiner can normally be reached on Monday-Friday from 8:00AM to 4:30PM (Eastern time).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lila Feisee, can be reached on (703) 308-2731.

Official papers filed by fax should be directed to (703) 308-4227. Faxed draft or informal communications with the examiner should be directed to (703) 308-0294.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0196.

Fozia Hamud
Patent Examiner
Group1646
January 29, 1999

Prima Menty
PATENT EXAMINER

Application No. 981768,800

NOTICE TO COMPLY OF REQUIREMENTS FOR PATENT APPLICATIONS CONTAINING NUCLEOTIDE SEQUENCE AND/OR AMINO ACID SEQUENCE DISCLOSURES

The nucleotide and/or amino acid	sequence disclosure contai	ned in this	application
inc combal mann our reduttements	for secu a disciosure as s	set forth in	37 CFR 1 821
1.825 for the following reason(s		•	

乙	1. This	a application clearly fails to comply with the requirements of 37 CFR $_{ m 1}$	1.8:
•	1.825. 29, May	Applicant's attention is directed to these regulations, published at 15, 1990 and at 55 FR 18230, May 1, 1990.	1,14

X	_	This application does not contain, as a separate part of the disclosure or
لك	2.	This application does not contain, as a separate part of the disclosure or
	paj	per copy, a "Sequence Listing" as required by 37 CFR 1.821(c).

3.	А сору	of the	Sequence	Listing"	in	computer	readable	form	has	not	been
			uired by 37								

						e Listing"									
ΓE	:qu ı	rewei	JC8 (or 3	7 CFR 1.8	ne compute 322 and/or sting."	r re	eadable 323, as	form	does cated	not co	omply e att	with ached	the copy	of

- 5. The computer readable form that has been filed with this application has bee found to be damaged and/or unreadable as indicated on the attached CRF Diskette Problem Report. A substitute computer readable form must be submitted as requirely, 37 CFR 1.825(d).
- 6. The paper copy of the "Sequence Listing" is not the same as the computer readable form of the "Sequence Listing" as required by 37 CFR 1.821(e).

Applicant must provide:

Other:

An initial or substitute computer readable form (CRF) copy of the "Sequence Listing"

An initial or substitute paper copy of the "Sequence Listing", as well as an amendment directing its entry into the specification

A statement that the content of the paper and computer readable copies are the s and, where applicable, include no new matter, as required by 37 CFR 1.821(e) or 1.821(f) or 1.821(g) or 1.825(b) or 1.825(d)

For questions regarding compliance with these requirements, please conta

For Rules Interpretation, call (703) 308-1123

For CRF submission help, call (703) 308-4212

For PatentIn software help, call (703) 557-0400

Please return a copy of this notice with your response.